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UNDER 37 C.F.R. §1.8

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olil ani

Bv:

Joanne R. Petithory

In re application of:

A.H. Pedersen, et al.

Application No.: 09/782,587

Filed: February 12, 2001

For: Factor VII or VIIa - Like

Molecules

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MAY 2 4 2004

Attorney Docket No: 0212us310

Examiner: Teller, Roy R.

Art Unit: 1654

STATEMENT OF SUBSTANCE OF

INTERVIEW

## TO BE MADE OF OFFICIAL RECORD

### Enclosed in this transmission are:

(1 page)

This Cover Sheet

(2 pages)

Statement of Substance of Interview pursuant to MPEP 713.04

3 pages total

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Attorney Docket No: 0212us310

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In re application of:

A.H. Pedersen, et al.

Application No.: 09/782,587

Filed: February 12, 2001

Factor VII or VIIa - Like Molecules For:

Examiner: Teller, Roy R.

Art Unit: 1654

STATEMENT OF SUBSTANCE

OF INTERVIEW

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450

Sir:

In response to the Interview Summary mailed April 23, 2004, and further to the Amendment filed April 23, 2004, provided herein is Applicant's statement regarding the substance of the telephonic interview between Examiner Roy R. Teller, Primary Examiner Christopher R. Tate and Applicants' representative Joanne R. Petithory conducted April 21, 2004. This statement is provided according to the guidelines presented in MPEP 713.04.

- Nature of any exhibit shown or any demonstration conducted: Not applicable. (A)
- Claims discussed: **(B)** all pending claims (68-69, 75-77, 81-83, 86-91, 93-94, 103-112).
- Specific prior art dicussed: (C) Berkner et al. US Pat. 5861374

Application No.: 09/782,587 Attorney Docket No: 0212us310

Page 2 of 2

- (D) Principal proposed amendments of a substantive nature discussed: see below
- (E) Principal arguments:

The Examiner proposed to withdraw the 103(a) rejection upon cancellation of claims 93 and 94. To expedite prosecution, these claims were cancelled in the amendment filed April 23, 2004. The Examiner suggested minor amendments of a formal nature to claims 75-77 and 81-83, which were made in the amendment filed April 23, 2004.

(F) Other pertinent matters discussed:

The withdrawal from consideration of claims 75-77 and 81-83 as allegedly reading on non-elected inventions in the office action dated Feb. 24, 2004 was discussed. The Examiner reconsidered his position on this matter and examined these claims in the current application. The Examiner indicated his willingness to rejoin method claims 106-112 upon a finding of allowablity of the product claims from which they depend, in accordance with MPEP §821.04.

(G) General results or outcome of the interview:

An amendment was filed April 23, 2004 and a Notice of Allowance was issued on

May 4, 2004

## **CONCLUSION**

It is believed the above summary satisfies the requirements of MPEP 714.03

Respectfully submitted,

Foanne R. Petithory, Ph.D.

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